IN THE CIRCUIT COURT OF ST. LOUIS COUNTY STATE OF MISSOURI

JENNIFER BALLONI,

Plaintiff,

V.

Division:

HOLTGRAVE DISTRIBUTING, INC.,

Serve at: Timothy Gerding

501 W. Cherry Street

Suite 200

Columbia, MO 65201

-and
TERRELL D. GLASPER,

Serve at: 401 Saint John Drive

Belleville, IL 62221

Defendants.

PETITION

COMES NOW Plaintiff Jennifer Balloni, through counsel, and for her cause of action against Defendants Holtgrave Distributing, Inc. and Terrell D. Glasper, states as follows:

ALLEGATIONS COMMON TO ALL COUNTS

- 1. Plaintiff Jennifer Balloni is a resident of the State of Missouri.
- 2. Defendant Terrell D. Glasper ("Glasper") is a resident of the State of Illinois.
- 3. Defendant Holtgrave Distributing, Inc. ("Holtgrave") is a foreign corporation in good standing and licensed to conduct business in the State of Missouri with a registered agent for the receipt of service of process located at 501 West Cherry Street, Suite 200, Columbia, Boone County, State of Missouri.
- 4. At all relevant times, including November 8, 2018, Defendant Glasper was an employee, agent and/or servant of Defendant Holtgrave and was acting for the benefit of and within the scope of his employment with Defendant Holtgrave.

- 5. Highlands Boulevard, at or near its intersection with Highway 100, is an open and public thoroughfare located in the County of St. Louis, State of Missouri.
- 6. On or about November 8, 2018, Plaintiff Balloni operated her motor vehicle in a southerly direction on Highlands Boulevard, at or near its intersection with Highway 100.
- 7. At the above-mentioned time and place, Defendant Glasper, while acting for the benefit of and within the scope of his employment with Defendant Holtgrave, operated his motor vehicle in a southerly direction on Highlands Boulevard, at or near its intersection Highway 100, when he collided with the rear of Plaintiff's vehicle, causing Plaintiff injury and damage.

<u>COUNT I</u> <u>NEGLIGENCE — RESPONDEAT SUPERIOR</u> As to Defendant Holtgrave Distributing, Inc.

COMES NOW Plaintiff Jennifer Balloni, through counsel, and for Count I of her cause of action against Defendant Holtgrave Distributing, Inc. states as follows:

- 8. Plaintiff restates and incorporates by reference the allegations contained in paragraphs 1-7 above as if more fully set forth herein.
- 9. At all relevant times, including November 8, 2018, Defendant Glasper was an employee, agent and/or servant of Defendant Holtgrave and was acting for the benefit of and within the scope of his employment with Defendant Holtgrave.
- 10. At the above-mentioned time and place, Defendant Holtgrave, as the operator of a motor vehicle by and through its employee, agent and/or servant Defendant Glasper, had the duty to exercise the highest degree of care for the safety of other persons upon the roadway, and was careless and negligent in one or more of the following respects:
 - a. Defendant Holtgrave, by and through its employee, agent and/or servant Defendant Glasper, failed to maintain control of its vehicle;

- b. Defendant Holtgrave, by and through its employee, agent and/or servant Defendant Glasper, failed to keep a careful lookout;
- c. Defendant Holtgrave, by and through its employee, agent and/or servant Defendant Glasper, failed to operate its vehicle in a careful and prudent manner;
- d. Defendant Holtgrave, by and through its employee, agent and/or servant Defendant Glasper, was following Plaintiff's vehicle too closely;
- e. Defendant Holtgrave, by and through its employee, agent and/or servant Defendant Glasper, drove at an excessive speed;
- f. Defendant Holtgrave, by and through its employee, agent and/or servant Defendant Glasper, failed to stop, slow, slacken its speed, sound its horn and/or swerve to avoid colliding with another vehicle when Defendant knew or should have known there was danger of a collision; and
- g. Defendant Holtgrave, by and through its employee, agent and/or servant Defendant Glasper, collided with the rear of Plaintiff's vehicle.
- 11. As a direct and proximate result of Defendant Holtgrave's carelessness and negligence as detailed above, by and through its employee, agent and/or servant Defendant Glasper, Plaintiff was injured and damaged; Plaintiff sustained injuries to her left foot, left ankle, back, neck, head, and other body parts; Plaintiff required treatment and will require treatment in the future; Plaintiff's ability to work, labor and enjoy life has and will be impaired, all to her detriment and damage.
- 12. As a direct and proximate result of Defendant Holtgrave's carelessness and negligence as detailed above, by and through its employee, agent and/or servant Defendant Glasper, Plaintiff incurred treatment expenses in an amount not yet determined and will incur treatment expenses in the future; Plaintiff lost wages and will lose wages in the future.

WHEREFORE, Plaintiff Jennifer Balloni respectfully prays for judgment against Defendant Holtgrave Distributing, Inc. in an amount that is fair and reasonable in excess of Twenty-Five Thousand Dollars (\$25,000.00), plus costs incurred herein and for such other relief as this Court deem just under the circumstances.

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NEGLIGENCE PER SE — RSMo. § 304.012 — RESPONDEAT SUPERIOR As to Defendant Holtgrave Distributing, Inc.

COMES NOW Plaintiff Jennifer Balloni, through counsel, and for Count II of her cause of action against Defendant Holtgrave Distributing, Inc. states as follows:

- 13. Plaintiff restates and incorporates by reference the allegations contained in paragraphs 1-12 above as if more fully set forth herein.
- 14.At all relevant times, including November 8, 2018, Defendant Glasper was an employee, agent and/or servant of Defendant Holtgrave and was acting for the benefit of and within the scope of his employment with Defendant Holtgrave.
- 15. The above-described collision was caused by the *per se* negligence of Defendant Holtgrave, by and through its employee, agent and/or servant Defendant Glasper, as follows:
 - a. RSMo. § 304.012.1 states, "[e]very person operating a motor vehicle on the roads and highways of this state shall drive the vehicle in a careful and prudent manner and at a rate of speed so as not to endanger the property of another or the life or limb of any person and shall exercise the highest degree of care.";
 - b. Plaintiff was within the class of persons intended to be protected by RSMo. § 304.012.1;
 - c. Plaintiff's injuries are of the nature that RSMo. § 304.012.1 was designed to prevent;
 - d. Defendant Holtgrave, by and through its employee, agent, and/or servant Defendant Glasper, failed to drive its vehicle in a careful and prudent manner and at a rate of speed so as not to endanger the property of another or the life or limb of any person, and therefore violated RSMo. § 304.012.1;
 - e. Defendant Holtgrave, by and through its employee, agent, and/or servant Defendant Glasper's violation of RSMo. § 304.012.1 proximately caused Plaintiff's injuries and Defendant Holtgrave was thereby negligent *per se*.
- 16.As a direct and proximate result of Defendant Holtgrave's carelessness and negligence as detailed above, by and through its employee, agent and/or servant Defendant Glasper, Plaintiff was injured and damaged; Plaintiff sustained injuries to her left foot, left ankle, back, neck, head, and other body parts; Plaintiff

required treatment and will require treatment in the future; Plaintiff's ability to work, labor and enjoy life has and will be impaired, all to her detriment and damage.

17. As a direct and proximate result of Defendant Holtgrave's carelessness and negligence as detailed above, by and through its employee, agent and/or servant Defendant Glasper, Plaintiff incurred treatment expenses in an amount not yet determined and will incur treatment expenses in the future; Plaintiff lost wages and will lose wages in the future.

WHEREFORE, Plaintiff Jennifer Balloni respectfully prays for judgment against Defendant Holtgrave Distributing, Inc. in an amount that is fair and reasonable in excess of Twenty-Five Thousand Dollars (\$25,000.00), plus costs incurred herein and for such other relief as this Court deem just under the circumstances.

COUNT III <u>NEGLIGENCE</u> As to Defendant Terrell D. Glasper

COMES NOW Plaintiff Jennifer Balloni, through counsel, and for Count III of her cause of action against Defendant Terrell D. Glasper, states as follows:

- 18. Plaintiff restates and incorporates by reference the allegations contained in paragraphs 1-17 above as if more fully set forth herein.
- 19. At the above-mentioned time and place, Defendant Glasper, as the operator of a motor vehicle, had the duty to exercise the highest degree of care for the safety of other persons upon the roadway, and was careless and negligent in one or more of the following respects:
 - a. Defendant Glasper failed to maintain control of his vehicle;
 - b. Defendant Glasper failed to keep a careful lookout;
 - c. Defendant Glasper failed to operate his vehicle in a careful and prudent manner;

- d. Defendant Glasper was following Plaintiff's vehicle too closely;
- e. Defendant Glasper drove at an excessive speed;
- f. Defendant Glasper failed to stop, slow, slacken his speed, sound his horn and/or swerve to avoid colliding with another vehicle when Defendant knew or should have known there was danger of a collision; and
- g. Defendant Glasper collided with the rear of Plaintiff's vehicle.
- 20. As a direct and proximate result of Defendant Glasper's carelessness and negligence as detailed above, Plaintiff was injured and damaged; Plaintiff sustained injuries to her left foot, left ankle, back, neck, head, and other body parts; Plaintiff required treatment and will require treatment in the future; Plaintiff's ability to work, labor and enjoy life has and will be impaired, all to her detriment and damage.
- 21. As a direct and proximate result of Defendant Glasper's carelessness and negligence as detailed above, Plaintiff incurred treatment expenses in an amount not yet determined and will incur treatment expenses in the future; Plaintiff lost wages and will lose wages in the future.

WHEREFORE, Plaintiff Jennifer Balloni respectfully prays for judgment against Defendant Terrell D. Glasper in an amount that is fair and reasonable in excess of Twenty-Five Thousand Dollars (\$25,000.00), plus costs incurred herein and for such other relief as this Court deem just under the circumstances.

COUNT IV NEGLIGENCE PER SE — RSMo. § 304.012 As to Defendant Terrell D. Glasper

COMES NOW Plaintiff Jennifer Balloni, through counsel, and for Count IV of her cause of action against Defendant Terrell D. Glasper states as follows:

22. Plaintiff restates and incorporates by reference the allegations contained in paragraphs 1-21 above as if more fully set forth herein.

- 23. The above-described collision was caused by the *per se* negligence of Defendant Glasper, as follows:
 - a. RSMo. § 304.012.1 states, "[e]very person operating a motor vehicle on the roads and highways of this state shall drive the vehicle in a careful and prudent manner and at a rate of speed so as not to endanger the property of another or the life or limb of any person and shall exercise the highest degree of care.";
 - Plaintiff was within the class of persons intended to be protected by RSMo. § 304.012.1;
 - c. Plaintiff's injuries are of the nature that RSMo. § 304.012.1 was designed to prevent;
 - d. Defendant Glasper failed to drive his vehicle in a careful and prudent manner and at a rate of speed so as not to endanger the property of another or the life or limb of any person, and therefore violated RSMo. § 304.012.1;
 - e. Defendant Glasper's violation of RSMo. § 304.012.1 proximately caused Plaintiff's injuries and Defendant Glasper was thereby negligent *per se*.
- 24.As a direct and proximate result of Defendant Glasper's carelessness and negligence as detailed above, Plaintiff was injured and damaged; Plaintiff sustained injuries to her left foot, left ankle, back, neck, head, and other body parts; Plaintiff required treatment and will require treatment in the future; Plaintiff's ability to work, labor and enjoy life has and will be impaired, all to her detriment and damage.
- 25. As a direct and proximate result of Defendant Glasper's carelessness and negligence as detailed above, Plaintiff incurred treatment expenses in an amount not yet determined and will incur treatment expenses in the future; Plaintiff lost wages and will lose wages in the future.

WHEREFORE, Plaintiff Jennifer Balloni respectfully prays for judgment against Defendant Terrell D. Glasper in an amount that is fair and reasonable in excess of Twenty-Five Thousand Dollars (\$25,000.00), plus costs incurred herein and for such other relief as this Court deem just under the circumstances.

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HOLLAND INJURY LAW, LLC

/s/ William K. Holland
WILLIAM HOLLAND #40399
wholland@whollandinjurylaw.com
JOHN H. MOFFITT, III #66091
jmoffitt@whollandinjurylaw.com
130 S. Bemiston, Suite 706
St. Louis, MO 63105
(314) 888-7888 - Office
(314) 833-3995 - Fax

ATTORNEYS FOR PLAINTIFF

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IN THE 21ST JUDICIAL CIRCUIT COURT, ST. LOUIS COUNTY, MISSOURI

Judge or Division: JOSEPH SHOCKLEE DUEKER		Case Number: 19SL-CC04075		
JENNIFER BALLONI WILLIA 130 S. I SUITE		Plaintiff's/Petitioner's Attorney/Address WILLIAM KING HOLLAND 130 S. BENISTON AVE. SUITE 706 ST. LOUIS, MO 63105	ILLIAM KING HOLLAND 0 S. BENISTON AVE. JTE 706	
Defendant/Respondent: HOLTGRAVE DISTRIBUTING, INC. Nature of Suit: CC Pers Injury-Vehicular		Court Address: ST LOUIS COUNTY COURT BUILDING 105 SOUTH CENTRAL AVENUE CLAYTON, MO 63105		

Summons in Civil Case

The State of Missouri to: HOLTGRAVE DISTRIBUTING, INC.

Alias:

C/O TIMOTHY GERDING 501 W. CHERRY ST., SUITE 200 COLUMBIA, MO 65201

COURT SEAL OF



ST. LOUIS COUNTY

You are summoned to appear before this court and to file your pleading to the petition, a copy of which is attached, and to serve a copy of your pleading upon the attorney for Plaintiff/Petitioner at the above address all within 30 days after receiving this summons, exclusive of the day of service. If you fail to file your pleading, judgment by default may be taken against you for the relief demanded in the petition.

SPECIAL NEEDS: If you have special needs addressed by the Americans With Disabilities Act, please notify the Office of the Circuit Clerk at 314-615-8029, FAX 314-615-8739, email at SLCADA@courts.mo.gov, or through Relay Missouri by dialing 711 or 800-735-2966, at least three business days in advance of the court proceeding.

18-SEP-2019

Date

Further Information:

	Sheriff's or Server's Return		
Note to serving off	icer: Summons should be returned to the court within thirty days at	fter the date of issue.	
I certify that I have	served the above summons by: (check one)		
delivering a cop	y of the summons and a copy of the petition to the Defendant/Respo	ondent,	
	f the summons and a copy of the petition at the dwelling place or us a person of the Defendant's sides with the Defendant/Respondent.	sual abode of the Defendant/Respondent s/Respondent's family over the age of 1	
	sides with the Derendant/Respondent corporation) delivering a copy of the summons and a copy of the p	atition to	
	··		
	(name)		(title).
other_			
Served at			(address)
in			
Printe	d Name of Sheriff or Server	Signature of Sheriff or Server	
	Must be sworn before a notary public if not served by a		
(Seal)	Subscribed and sworn to before me on	(date).	
(22)	My commission expires:		
	Date	Notary Public	

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Sheriff's Fees, if applicab	le
Summons	\$
Non Est	\$
Sheriff's Deputy Salary	
Supplemental Surcharge	\$ 10.00
Mileage	\$ (miles @ \$. per mile)
Total	\$
A copy of the summons an	d a copy of the petition must be served on each Defendant/Respondent. For methods of service on all classes of
suits, see Supreme Court R	

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IN THE 21ST JUDICIAL CIRCUIT COURT, ST. LOUIS COUNTY, MISSOURI

Judge or Division:	Case Number: 19SL-CC04075	7
JOSEPH SHOCKLEE DUEKER		
Plaintiff/Petitioner:	Plaintiff's/Petitioner's Attorney/Address:	7
JENNIFER BALLONI	WILLIAM KING HOLLAND	
	130 S. BENISTON AVE,	
	SUITE 706	
VS.	ST. LOUIS, MO 63105	4
Defendant/Respondent:	Court Address: ST LOUIS COUNTY COURT BUILDING	
HOLTGRAVE DISTRIBUTING, INC.	105 SOUTH CENTRAL AVENUE	
Nature of Suit:	CLAYTON, MO 63105	
CC Pers Injury-Vehicular		(Date File Stamp)
	al Service Outside the State of Misso	uri
	cept Attachment Action)	
The State of Missouri to: TERRELL GLASPER Alias:		
401 SAINT JOHN DRIVE BELLEVILLE, IL 62221		
COURT SEAL OF You are summoned to	appear before this court and to file your pleading to the	netition, conv of which is
attached, and to serve a co	opy of your pleading upon the attorney for the Plaintiff/F	Petitioner at the above
address all within 30 days	after service of this summons upon you, exclusive of the	day of service. If you fail to
special Needs: 1	ent by default will be taken against you for the relief dem f you have special needs addressed by the Americans Wi	anded in this action.
notify the Office of the Circ	uit Clerk at 314-615-8029, FAX 314-615-8739, email at S	LCADA@courts.mo.gov. or
through Relay Missouri by	dialing 711 or 800-735-2966, at least three business days	in advance of the court
ST. LOUIS COUNTY proceeding.	_	A
18-SEP-2019	(£	A
18-5EF-2019 Date	Cler	k
Further Information:		-
AD Officer'	s or Server's Affidavit of Service	
I certify that:		
I am authorized to serve process in civil actions with	hin the state or territory where the above summons was serv	ed.
2. My official title is	of County.	(state)

	Further Information: AD			Cicik	
	Officer's o	or Server's Affidavit of Servi	ce		
certify that:					
I am authorized	to serve process in civil actions within	n the state or territory where the a	bove summons wa	as served.	
My official title		of	Count	у,	(state).
	e above summons by: (check one)				
	g a copy of the summons and a copy of				
leaving a copy o	f the summons and a copy of the petit	on at the dwelling place or usual	abode of the Defe	andant/Respond	ent with
	, a person of	the Defendant's/Respondent's fa	mily over the age	of 15 years who	permanently
resides with the	Defendant/Respondent.				
. (6		60 1 04			
[] (for servi	ce on a corporation) delivering a copy				
D athor (do	gavilas)	(name)			(title).
ved at	scribe)				,
· voci at		(state), on			
	County;	(state); on	(traite) at	(ume).
Printed	Name of Sheriff or Server		gnature of Sheriff or		
	Subscribed and Sworn To n	ne before this (day)	- `	(month)	(year)
		clerk of the court of which affiant			
		udge of the court of which affiant			
(Seal)		orized to administer oaths in the s	tate in which the	affiant served tl	ne above summoi
(9		for out-of-state officer)			
	autho	orized to administer oaths. (use for	or court-appointed	l server)	

1

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Service Fees, if appli	cable	
Summons \$		
Non Est \$		
Mileage \$	(miles @ \$	per mile)
Total \$		
	See the following page for directions to clerk and to offi	fficer making return on service of summons.

Directions to Officer Making Return on Service of Summons

A copy of the summons and a copy of the motion and/or petition must be served on each Defendant/Respondent. If any Defendant/Respondent refuses to receive the copy of the summons and motion and/or petition when offered to him, the return shall be prepared to show the offer of the officer to deliver the summons and motion and/or petition and the Defendant's/Respondent's refusal to receive the same.

Service shall be made: (1) On Individual. On an individual, including an infant or incompetent person not having a legally appointed guardian, by delivering a copy of the summons and motion and/or petition to the individual personally or by leaving a copy of the summons and motion and/or petition at the individual's dwelling house or usual place of abode with some person of the family over 15 years of age, or by delivering a copy of the summons and motion and/or petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an infant or incompetent person who has a legally appointed guardian, by delivering a copy of the summons and motion and/or petition to the guardian personally; (3) On Corporation, Partnership or Other Unincorporated Association. On a corporation, partnership or unincorporated association, by delivering a copy of the summons and motion and/or petition to an officer, partner, or managing or general agent, or by leaving the copies at any business office of the Defendant/Respondent with the person having charge thereof or by delivering copies to its registered agent or to any other agent authorized by appointment or required by law to receive service of process; (4) On Public or Quasi-Public Corporation or Body. On a public, municipal, governmental or quasi-public corporation or body in the case of a county, to the mayor or city clerk or city attorney in the case of a city, to the chief executive officer in the case of any public, municipal, governmental, or quasi-public corporation or body or to any person otherwise lawfully so designated.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

The officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

Service must not be made less than ten days nor more than sixty days from the date the Defendant/Respondent is to appear in court. The return should be made promptly, and in any event so that it will reach the Missouri Court within 30 days after service.

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2019007037

IN THE 21ST JUDICIAL CIRCUIT COURT, ST. LOUIS COUNTY, MISSOURI

, 1055.GD.		¬
Judge or Division:	Case Number: 19SL-CC04075	
JOSEPH SHOCKLEE DUEKER		
Plaintiff/Petitioner: JENNIFER BALLONI	Plaintiff's/Petitioner's Attorney/Address WILLIAM KING HOLLAND 130 S. BENISTON AVE. SUITE 706	
VS.	ST. LOUIS, MO 63105	_
Defendant/Respondent: HOLTGRAVE DISTRIBUTING, INC.	Court Address: ST LOUIS COUNTY COURT BUILDING	
Nature of Suit: CC Pers Injury-Vehicular	105 SOUTH CENTRAL AVENUE CLAYTON, MO 63105	(Date File Stamp)

102102011222222	2	105 SOUTH CENTRAL A	N NORMITTE	
ature of Suit:		CLAYTON, MO 63105	TYBINOB	
C Pers Injury-Vehicular		CEATTON, MO 05105		(Date File Stamp)
	Su	mmons in Civil Ca	ase	
The State of Missouri to: H	IOLTGRAVE DISTRI	BUTING, INC.	RECEIVED	
	lias:	*		
C/O TIMOTHY GERDING 501 W. CHERRY ST., SUITE 200		*	SEP 2 0 2019	
COLUMBIA, MO 65201				
COTING CT 41 OF	***	d to appear before this couft	COUNTY COUNTY	the netition a conv of
COURT SEAL OF	three featuratesi and	to serve a conv of vour nlead	ingubönklie attornevitor Pi	amun/Pennoner at the
	bove address all withi	n 30 days after receiving this	summons, exclusive of the	day of service. If you tall to
	ile your pleading, judg	ment by default may be take	n against you for the relief (demanded in the petition. With Disabilities Act, please
no	tify the Office of the C	Fircuit Clerk at 314-615-8029	, FAX 314-615-8739, email:	at SLCADA@courts.mo.gov,
Or College	through Relay Missou	ri by dialing 711 or 800-735	2966, at least three busines	s days in advance of the court
ST. LOUIS COUNTY pr	oceeding.		() ¢	Sie
	18-SEP-2019		John M.	erk
	Date			erk
	Further Information: AD			
		Sheriff's or Server's Return		
Note to serving officer: Summ			ifter the date of issue.	
I certify that I have served the al				
delivering a copy of the sum	mons and a copy of the	petition to the Defendant/Resp	ondent.	m
leaving a copy of the summo	ons and a copy of the pe	tition at the dwelling place or	isual abode of the Defendant/ t's/Respondent's family over	the age of 15 years who
permanently resides with the	e Defendant/Responder		carrospondone a mining usus	**** a 5 o 1
(for service on a corporation) delivering a copy of th	e summons and a copy of the	petition to	1
Tamaca	Ballet	(name)		(title).
Other				
Served at 501 W	Cherry.	Suite 200		(address)
in Boone	(County/City.o	f St. Louis), MO, on <u></u> 9- 2 2	7 - 19 (date) at	09 RH (time).
	T Smart	T	2 لے ہی د	
D Core-y C	neriff or Server		Signature of Sher	iff or Server
Mı	ist be sworn before a n	otary public if not served by		
(Seal)	oscribed and sworn to be	efore me on		(date).
	commission expires:		***************************************	

Sheriff's Fees, if applicable	
Summons	<u>\$_ Z\$. \$ \$</u>
Non Est	\$
Sheriff's Deputy Salary	
Supplemental Surcharge	\$10.00
Mileage	\$ (miles @ \$ per mile)
Total	\$ <u>\$,00</u>
A copy of the summons an	d a copy of the petition must be served on each Defendant/Respondent. For methods of service on all classes of
suits, see Supreme Court R	ale 54.

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IN THE 21ST JUDICIAL CIRCUIT COURT, ST. LOUIS COUNTY, MISSOURI

Judge or Division: JOSEPH SHOCKLEE DUEKER	Case Number: 19SL-CC04075	
Plaintiff/Petitioner: JENNIFER BALLONI vs.	Plaintiff's/Petitioner's Attorney/Address: WILLIAM KING HOLLAND 130 S. BENISTON AVE. SUITE 706 ST. LOUIS, MO 63105	
Defendant/Respondent: HOLTGRAVE DISTRIBUTING, INC. Nature of Suit: CC Pers Injury-Vehicular	Court Address: ST LOUIS COUNTY COURT BUILDING 105 SOUTH CENTRAL AVENUE CLAYTON, MO 63105	(Date File Stamp)

(Date File Stamp)

Summons for Personal Service Outside the State of Missouri (Except Attachment Action)

The State of Missouri to: TERRELL GLASPER
Alias:

401 SAINT JOHN DRIVE BELLEVILLE, IL 62221

COURT SEAL OF



ST. LOUIS COUNTY

You are summoned to appear before this court and to file your pleading to the petition, copy of which is attached, and to serve a copy of your pleading upon the attorney for the Plaintiff/Petitioner at the above address all within 30 days after service of this summons upon you, exclusive of the day of service. If you fail to file your pleading, judgment by default will be taken against you for the relief demanded in this action.

SPECIAL NEEDS: If you have special needs addressed by the Americans With Disabilities Act, please notify the Office of the Circuit Clerk at 314-615-8029, FAX 314-615-8739, email at SLCADA@courts.mo.gov, or through Relay Missouri by dialing 711 or 800-735-2966, at least three business days in advance of the court proceeding.

18-SEP-2019
Date
Further Information:

Clerk

AD
Officer's or Server's Affidavit of Service
I certify that:
1. I am authorized to serve process in civil actions within the state or territory where the above summons was served.
2. My official title is
3. I have served the above summons by: (check one)
delivering a copy of the summons and a copy of the petition to the Defendant/Respondent.
leaving a copy of the summons and a copy of the petition at the dwelling place or usual abode of the Defendant/Respondent with
a person of the Defendant's Respondent's family over the age of 15 years who permanently
resides with the Defendant/Respondent.
resides with the Defendant Respondent.
(for service on a corporation) delivering a copy of the summons and a copy of the petition to
(name)(title).
other (describe)
Served at
in St Clair County, Ic (state), on 9-24-19 (date) at O851 (time).
Printed Name of Sheriff or Server
Printed Name of Sheriff or Server Subscribed and Sworn To me before this 244 (day) SEptember (month) 20/9 (year)
I am: (check one) the clerk of the court of which affiant is an officer.
the judge of the court of which affiant is an officer.
"OFFICIAL SEAL" authorized to administer oaths in the state in which the affiant served the above summons.
FLORENE ANTHONY (use for out-of-state officer)
MOTARY PUBLIC — STATE OF ILLINOIS authorized to administer oaths (use for equat-appointed server)
**MISSION EXPIRES APRIL 28, 2022
Signatuse and Title

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,	Service Fees,	if applicable
	Summons	\$
1	Non Est	\$
	Mileage	\$(miles @ \$ per mile)
	Total	<u> </u>
		See the following page for directions to clerk and to officer making return on service of summons.

Directions to Officer Making Return on Service of Summons

A copy of the summons and a copy of the motion and/or petition must be served on each Defendant/Respondent. If any Defendant/Respondent refuses to receive the copy of the summons and motion and/or petition when offered to him, the return shall be prepared to show the offer of the officer to deliver the summons and motion and/or petition and the Defendant's/Respondent's refusal to receive the same.

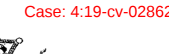
Service shall be made: (1) On Individual. On an individual, including an infant or incompetent person not having a legally appointed guardian, by delivering a copy of the summons and motion and/or petition to the individual personally or by leaving a copy of the summons and motion and/or petition at the individual's dwelling house or usual place of abode with some person of the family over 15 years of age, or by delivering a copy of the summons and motion and/or petition to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an infant or incompetent person who has a legally appointed guardian, by delivering a copy of the summons and motion and/or petition to the guardian personally; (3) On Corporation, Partnership or Other Unincorporated Association. On a corporation, partnership or unincorporated association, by delivering a copy of the summons and motion and/or petition to an officer, partner, or managing or general agent, or by leaving the copies at any business office of the Defendant/Respondent with the person having charge thereof or by delivering copies to its registered agent or to any other agent authorized by appointment or required by law to receive service of process; (4) On Public or Quasi-Public Corporation or Body. On a public, municipal, governmental or quasi-public corporation or body in the case of a county, to the mayor or city clerk or city attorney in the case of a city, to the chief executive officer in the case of any public, municipal, governmental, or quasi-public corporation or body or to any person otherwise lawfully so designated.

Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where such service is made.

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the word "state."

The officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

Service must not be made less than ten days nor more than sixty days from the date the Defendant/Respondent is to appear in court. The return should be made promptly, and in any event so that it will reach the Missouri Court within 30 days after service.



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St. Clair County Sheriff Department
ST. CLAIR COUNTY, ILLINOIS
JAIL MANANGEMENT INFORMATION SYSTEM
As of Monday September 23, 2019 at 12:30 pm

Richard Watson Sheriff

AFFIDAVIT OF SERVICE

Sheirff's Number: IC1903839	
Case Number: 19SL-CC04075	Filed Date: Unknown
Defendant: TERRELL GLASPER	Received Date: 09/23/2019
Address: 401 ST JOHN DRIVE	
BELLEVILLE, ILLINOIS 62221	Plaintiff:
	•
SUMMONS WAS SERVED	
(A) I CERTIFY THAT I SERVED THIS SUMMONS ON THE DEFENDANT AS FOLLOWS:	
1. PERSONAL SERVICE: By leaving a copy of the summons and c	complaint with the named defendant personally.
SUBSTITUTE SERVICE: By leaving a copy of the summons and complaint at the defendant"s usual abode with some person of the family, of the age of 13 years and upwards, and informing that person of the contents thereof. Also, a copy of the summons was mailed on the day of day of 20/9, in a sealed envelope with postage prepaid, addressed to the defendant at his or her usual place of abode.	
Said Party Refused Name:	•
3. SERVICE ON: CORPORATION: COMPANY: BUSINESS: PARTNERSHIP:	
By leaving a copy of the summons and complaint (or Interrogatories) with the registered agent, authorized person or partner of the defendant.	
defendant.	to the state of th
QUII L. D. V. II-	
Writ Served On: Wilbert Rockett Sex: Race: B Age: 7 Fo	
Richard Watson, Sheriff, By:	, Deputy. Date of Service Syf 34,2019
THE NAMED DEFENDANT WAS NOT SERVED	
Circle Reason: Moved, No Contact, Empty Lot, Wrong Address Such Address, Employer Refusal, Returned By Attorney, Decea Building Demolished, No Registered Agent, Other Listed Below	Attempted Service
	eceased, Date Time
	9-24-19 8:51 A.M.P.M
Other Reason Not Served	A.M./P.M
	A.M./P.M
P	: A.M./P.M
	A.M./P.M
SERVICE CANNOT BE OBTAINED THIS DAY O	F 20,: A.M./P.M.
Richard Watson , Sheriff, By:	, Deputy.